IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION IN ADMIRALTY

Case No. 7:19-CV-180

CAPE FEAR BOAT WORKS, INC.	
Plaintiff, v. S/V SO WHAT, her boats, tackle, apparel, furniture, engines, permits, and appurtenances, etc., in rem, Defendant	ORDER ON MOTION FOR ENTRY OF FAULT, AND FOR DEFAULT JUDGMENT FRCP 55(a), LAR C.3, C.4
Now comes the Court, on Plaintiff's Motion for Entry of Default and Default Judgment,	
and for the reasons set forth in Plaintiff's said Motion and the Memorandum in Support thereof	
filed contemporaneously therewith GRANTS the Motion and hereby enters a DEFAULT	
JUDGMENT against the Vessel S/V SO WHAT in the sum of \$\$44,894.04, plus the costs of	
filing this action of \$400, the \$50/day substitute custodian's fee beginning on the date of arrest of	
10 October through the date hereof (\$), plus such other custodia legis costs as are
reported to the Court by the U.S. Marshal	of \$ following sale of the Vessel.
SO ORDERED. This the 17 day of December, 2019.	

United States District Judge